Case 0:97-cv-06325-LDW-ARL

Document 25

Filed 03/12/2007

Page 1 of 1

Plaintiff,

v.

Civil Action No.: CV-97-6325

Judge: Wexler

Magistrate Judge: Lindsay

SALVATORE J. MAZZEO, GEORGE CARHART, and PAUL ALESSANDRINI, JR.,

> Defendants. ----X

CONSENT JUDGMENT

Plaintiff United States of America, by its undersigned attorney, and defendant George Carhart, pro se, stipulate that judgment be entered in favor of the United States totaling \$118,336.30, plus interest accruing, as provided by 26 U.S.C. §6601, 6621, from March 12, 2007 through date of entry of judgment, with interest to accrue on such amount after the entry of judgment as provided by 28 U.S.C. §1961(c)(1). The total judgment relates to the assessed and unpaid trust fund recovery penalty, pursuant to 26 U.S.C. §6672(a), of George Carhart for the period ended December 31, 1994, inclusive of accrued statutory amounts computed through March 12, 2007.

/s/ Bartholomew Cirenza
BARTHOLOMEW CIRENZA (BC6415)
Trial Attorney
U.S. Department of Justice, Tax Division
PO Box 55, Ben Franklin Station
Washington, D.C. 20044
Tel. No.: (202) 307-6503

Fax: (202) 514-9649

[Email: bartholomew.cirenza@usdoj.gov]

/s/ George Carhart GEORGE CARHART Profit Wisdom, Inc. 242 W. 30th Street, Suite 300 New York, NY 10001 Tel. No.: (212) 244-8163

Pro se Defendant

Attorney for Plaintiff

IT IS **SO ORDERED**, this 30 nd day of March, 2007, by

LEONARD D. WEXLER United States District Judge, E.D.N.Y.